

1
2
3
4
5
6
7 UNITED STATES DISTRICT COURT
8 WESTERN DISTRICT OF WASHINGTON
9 AT SEATTLE

10 ADAMA JAMMEH,

11 CASE NO. C19-0620JLR

12 Plaintiff,

13 v.
14 ORDER TO SHOW CAUSE WHY
15 HNN ASSOCIATES LLC,
16 STRIKE PLAINTIFFS' JURY
17 Defendant.

18 On April 26, 2019, Defendants removed this action to federal court. (Not. of
19 Removal (Dkt. # 1).) On June 13, 2019, the parties filed a joint status report stating that
20 "[n]o party has demanded a jury trial." (JSR (Dkt. # 8) at 6.) On June 14, 2019, the court
21 issued a scheduling order setting a bench trial for October 13, 2020. (Sched. Ord. (Dkt.
22 # 9) at 1.) On October 15, 2019, the court granted Plaintiffs' motion to file for leave to
file a second amended complaint. (10/15/19 Order (Dkt. # 18).) On October 16, 2019,
Plaintiffs filed their second amended complaint, which contained a jury demand. (SAC
(Dkt. # 19) at 1.) On June 15, 2020, the court granted the parties' joint motion for a new

1 trial date and case schedule and has stated that it intended to set a new trial date at the end
2 of the court's trial calendar in fall of 2021. (*See* Min. Ord. (Dkt. # 88); *see also* Joint
3 Mot. (Dkt. # 84).) The court now ORDERS Plaintiffs to show cause why the court
4 should not strike the jury demand contained in Plaintiffs' second amended complaint as
5 untimely and enter a revised scheduling order that sets a bench trial. The court further
6 ORDERS Plaintiffs to file its response to this order no later than seven (7) days from the
7 filing date of this order and to limit its response to no more than ten (10) pages.
8 Defendants may, but are not required to, file a response to this order. If Defendants file
9 such a response, their response shall be filed within the same time and page limits as this
10 order provides for Plaintiffs.

11 Dated this 17th day of June, 2020.

12
13 
14

15 JAMES L. ROBART
16 United States District Judge
17
18
19
20
21
22